

Amendment to
Package Scheme of Incentives - 2013

GOVERNMENT OF MAHARASHTRA
INDUSTRIES, ENERGY AND LABOUR DEPARTMENT
Resolution No. PSI -2013/ (CR- 54) /IND-8
Mantralaya, Mumbai - 400 032,
Dated the 7th May, 2016.

Read:

- 1) Government Resolutions of Industries and Labour Department, No. PSI -2013/ (CR- 54)/IND-8, dated the 1st April, 2013.
- 2) The minutes of meeting of State Level Committee held on 28/8/2015.

CORIGENDUM:-

In order to encourage the dispersal of industries to lesser developed areas of the State, the Government has been declared the Package Scheme of Incentives -2013 vide Government Resolution of Industries, Energy and Labour Department No. PSI 2013/ (CR- 54)/IND-8 dated 1st April, 2013.

2. To simplify the procedure and smooth functioning of the Scheme, The Government has taken decision to make following changes in existing provisions of Package Scheme of Incentives, 2013 as well as to add some new provisions to this scheme.

a) Implementing Agency under PSI- 2013 for expansion cases:-

Regarding Implementing Agency under PSI- 2013 for expansion cases, para 3 of PSI- 2013 shall be modified as per explanation (a) of para 2.1 of PSI-2007.

b) Consideration of investment period under PSI 2013:-

Para 7.1(3) of PSI-2013, shall be modified as follows:-

"If a unit completed effective steps but not started production before 01.04.2013, and has not filed an application with the Implementing Agency under PSI 2007, such units can submit the application under PSI 2013. However, the incentives applicable to such eligible units shall be as per PSI 2007 or PSI 2013, whichever is lower. For such units incentives will be sanctioned by considering the investment after 01.04.2013."

Regarding investment period the following para shall be added after Para 7.1(2) of PSI- 2013:-

If a unit is allotted a plot by MIDC but project implementation is delayed due to infrastructure issues like roads, electricity, demarcation, other Govt. issues etc., in such cases the investment period will be extended only for the units propose to set up in MIDC areas. For areas other than MIDC, the investment period will be extended only in case of projects delayed due to Environment moratorium issues.

c) Sanction of IPS to MSME under PSI 2013:-

Implementing agency shall calculate IPS on the basis of documents and CA/Auditors certificates submitted by eligible units. As per GR dated 04.12.2008, 85% of sanctioned IPS is disbursed to eligible unit upfront and balance 15% IPS is disbursed on the basis of assessment report of eligible PSI unit by Sales tax department.

d) VAT paid to Sales tax department and not reflected in 704 Audit report:-

In such case, Implementing Agency shall sanction IPS as per the provisions of GR vide No. PSI-2108/CR-278/Ind-8 dated 04.12/2008 and documents submitted by the unit within the limits of VAT/CST liability paid by the unit to Sales tax department and reflected in 704 Audit report.

e) Procedural delinking of incentives under para 4.9 of PSI 2013:-

The units located in "A" zone are eligible for only incentives as per para 4.9 of PSI 2013, it has become cumbersome to obtain separate Eligibility Certificate. The procedure to get incentives as per para 4.9 is being simplified by delinking the same from obtaining Eligibility Certificate. To sanction these incentives Implementing Agency should ascertain the eligibility of the application as per PSI -2013.

f) Yearly cap for the incentives as per para 6 of PSI-2013:-

As per para 6 of PSI - 2013, the quantum of incentives to be disbursed to the MSMEs/LSI every year and will be limited to the quantum of incentives divided by the number of years as per applicable period.

As per para 7.1(2), delay in commencement of commercial production will entail proportionate curtailment of incentives and the eligibility period.

In this regard, a new para shall be added after above para as follows:-

In such cases, the quantum of incentive per year shall be equal to curtailed incentive amount divided by curtailed eligibility period.

3. This Government resolution of Maharashtra Government is available at the website www.maharashtra.gov.in. Reference no. for this is 201605071113360810. This order has been signed digitally.

(Sanjay Ingle)
Deputy Secretary to
the Government of Maharashtra

To,

- 1) Principal Secretary to Hon'ble Governor of Maharashtra.
- 2) Principal Secretary to Hon'ble Chief Minister of Maharashtra.
- 3) Private Secretary to Hon'ble Minister (Industries)
- 4) Private Secretary to Hon'ble State Minister (Industries)
- 5) All Private Secretary to all Hon'ble Minister and State Minister
- 6) Private Secretary to Hon'ble Leader of Opposition, Maharashtra Legislature Assembly, Vidhanbhavan, Mumbai.

- 7) Private Secretary to Hon'ble Leader of Opposition, Maharashtra Legislature Council, Vidhanbhavan, Mumbai.
- 8) Hon'ble Chief Secretary of Maharashtra.
- 9) All Additional Chief Secretaries/Principal Secretaries/Secretaries to the Government of Maharashtra.
- 10) Divisional Commissioner, Konkan Division/ Aurangabad Division/ Pune Division/ Nasik Division/ Amaravati Division/ Nagpur Division.
- 11) Development Commissioner (Industries) Directorate of Industry, Mumbai.
- 12) Commissioner of Sales Tax, Mumbai
- 13) Chief Executive Officer, Maharashtra Industrial Development Corporation, Mumbai
- 14) All Collectors
- 15) All Managing Directors / Chief Executive Officers of the Corporations/ Government Undertakings under the Government of Maharashtra.
- 16) All Joint Directors of Industries.
- 17) All Departments of Mantralaya, Mumbai
- 18) All Desk Officers in the Industries, Energy and Labour Department.
- 19) All General Managers, District Industries Centres
- 20) The Accountant General, Maharashtra-1, Mumbai
- 21) The Accountant General, Maharashtra-11, Nagpur
- 22) The Pay and Accounts Officer, Mumbai
- 23) The Resident and Audit Officer, Mumbai
- 24) The industries, Energy and Labour Department (Ind-8) Select file.
